## MP3 Rec'd PCT/FTO 08 MAR 2005

FORM PTO-1390 (Modified)
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE
(REV 12-2004)

	TRA	insi	iittal letter t	O THE UNITED STATES	ATTORNEY'S DOCKET NUMBER							
	D	ESIG	NATED/ELECTE	023312-0122								
	C	ONC	ERNING A FILING	UNDER 35 U.S.C. 371	U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5)							
INT	FRNATIC	NAI A	APPLICATION NO.	INTERNATIONAL FILING DATE	Unassigned/E 74 0 4 0							
	PCT/JP20	004/01	3397	9/8/2004	9/9/2003							
i	LE OF IN	ANTIBO	ODY									
			R DO/EO/US									
Apr	Mikio SHO	ewith s	al. Submits to the United Sta	tes Designated/Elected Office (DO/EO/US	S) the following items and other information:							
1.	$\boxtimes$	erewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:  This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.										
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.										
3.	$\boxtimes$	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.										
4.	$\boxtimes$	The US has been elected (Article 31).										
5.	$\boxtimes$											
		is attached hereto (required only if not communicated by the International Bureau).										
		$\boxtimes$	has been communicate	d by the International Bureau.								
			is not required, as the a	eceiving Office (RO/US)								
6.	$\boxtimes$	An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  ☑ is attached hereto. ☐ has been previously submitted under 35 U.S.C. 154(d)(4).										
7.		Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))  are attached hereto (required only if not transmitted by the International Bureau).  have been communicated by the International Bureau.  have not been made; however, the time limit for making such amendments has NOT expired.  have not been made and will not be made.										
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).										
9.	$\boxtimes$	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).										
10.		An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).										
lten	ns 11 to 2	0 belo	w concern other docur	nent(s) or information included:								
11.	$\boxtimes$	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.										
12.	$\boxtimes$	An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31, as well as a separate Credit Card Authorization Form for \$40.00, are included.										
13.	$\boxtimes$	A preliminary amendment.										
14.	$\boxtimes$	An Application Data Sheet under 37 CFR 1.76.										
15.		A substitute specification.										
16.		A power of attorney and/or change of address letter.										
17.	$\boxtimes$	A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 – 1.825										
18.		A second copy of the published international application under 35 U.S.C. 154(d)(4).										
19.		A seco	ond copy of the English la	anguage translation of the international ap	olication under 35 U.S.C. 154(d)(4).							
20.	⊠		items or information: Bio	logical Deposit Receipt FERM BP-4457 a ogical Deposit Receipt FERM BP-4139 ar	nd English Translation;							

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## MAPZORec'CFCI/FTO LIMAR 2006

1 6 6 6 6 7 7 7 8 8 9 7 7 7 1								Y'S DOCKET NUMBER 12-0122					
The following fees have been submitted:													
		onal fee			\$	300_		\$	300.00	j			
22. Examination fee  If International preliminary examination report prepared by USPTO and all claims satisfy													
provisions of	prelimir of PCT A	rary examin	ation rep (4)	on prepared by USP1O ar		ms sa 6100	tisty	\$	200.00				
All other situati		atiole 55(1)-	(4)			200							
23. 🛛 Se	earch fe	е											
Search fee (37 CFR 1.445(a)(2)) has been paid on the international application to the													
USPTO as an International Searching Authority \$100													
International S	earch R	eport prepa											
All other situati		.,	\$	400.00									
	TO	TAL OF AB	\$	900.00									
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earliest claimed				2(e))					***				
CLAIMS		NUMBER FILED		NUMBER EXTRA	NUMBER EXTRA			\$					
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Independent C		2	2 -3= 0				200.00	\$	0.00				
MULTIPLE DE	PENDE	NT CLAIM	S) (if app	olicable)	+\$		360.00	\$					
				TOTAL OF ABOV	E CALCL	JLATI	ONS =	\$	950.00				
☐ Applica	ant clain	ns small ent	ity status	s. See 37 CFR 1.27. Fees	above are	<u>——</u>	+	\$	0.00				
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··-			TAL =	\$ 950.00									
Processing fee	of 130.	00 for furnis	hina the	English translation later th	an 30 mo	nths		\$					
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			<u>-</u>	TOTA	AL NATIO	DNAL	FEE =	\$	950.00				
Fee for recordi	na the e	enclosed as	sianment	t (37 CFR 1.21(h)). The as	sianment	must	be	\$	40.00				
				et (37 CFR 3.28, 3.31). 40	-			•	.0.00				
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a. A cl	heck in	the amou	nt of	to cover the above	e fees is	enclo	osed.			<u></u>			
b. Plea	ase ch	arge my D	eposit A	Account No. <u>19-0741</u> in	the amo	unt of	f	to co	ver the above fe	es.			
A du	uplicate	copy of the	nis shee	t is enclosed.									
c. 🖾 The ove	Comr	nissioner i ent to Dep	s hereb osit Acc	y authorized to charge ount No. 19-0741. A di	any add	ditiona	al fees v	which	may be require	ed, or credit any			
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info	rmatio	n should	not be i	redit card. WARNING: included on this form.	Provide	cred	it card i	m ma	ation and author	rization on PTO-			
2038 (two attached).  NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the International Application to pending status:													
The factor will be med and granted to restore the international Application to pending status:													
SEND ALL CORRESPONDENCE TO:									Misch 100 har				
SIGNÁTÚ Foley & Lardner LLP													
	•			•				B. Maebius					
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35,264													
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March 8, 2006